- 68-1-3a. Qualifying pharmaceutical experience. (a) Pharmaceutical experience that qualifies as one year of experience shall consist of 1,500 1,740 clock-hours as a pharmacy student or registered intern while being supervised by a preceptor. A preceptor may supervise at any time no more than two individuals who are pharmacy students or interns. All hours worked when the pharmacy student or intern is in regular attendance at an approved school of pharmacy and during vacation times and other times when the pharmacy student or intern is enrolled but not in regular attendance at an approved school of pharmacy may be counted as qualified hours. However, not more than 60 hours of work shall be acquired in any one week.
- (b) No time may accrue to a pharmacy student before acceptance in an approved school of pharmacy or before being registered as an intern with the board. However, any foreign pharmacy graduate who has passed equivalent examinations as specified in K.A.R. 68-1-1f and K.A.R. 68-1-1h may apply for registration as an intern.
- (c) Once registered as an intern, the intern shall complete all required hours within six years.
- (d) Reciprocity shall not be denied to any applicant who is otherwise qualified and who meets either of the following conditions:
- (1) Has met the internship requirements of the state from which the applicant is reciprocating; or
- (2) has at least one year of experience as a registered pharmacist. (Authorized by K.S.A. 65-1630; implementing K.S.A. 65-1631; effective, E-76-31, Aug. 11, 1975; effective May 1, 1976; amended May 1, 1983; amended May 1, 1985; amended May 31, 2002; amended Jan. 14, 2005; amended Oct. 23, 2009; amended P-

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- 68-7-15. Prepackaging or repackaging of drugs. All prepackaging or repackaging of drugs, whether in a unit_dose container or multiple_dose container, shall conform to the following: meet the requirements of this regulation.
- (a) Packaging in advance of immediate need shall be done by a pharmacist or under his or her the pharmacist's direct supervision.
 - (b) This Packaging shall be limited to the drugs to be dispensed from the premises.
- (c) Proper All containers used for packaging and the storage conditions shall be maintained so as according to the manufacturer's recommendations to preserve the stability of the drug as recommended by the manufacturer. The expiration date shall be the manufacturer's expiration date or not more than 12 months from the date of packaging, whichever is earlier.
- (d) A proper control system An electronic or a written record shall be established for lot numbers for recall purposes.
- (e) If an area apart or separated from the prescription area is used for prepackaging or repackaging, such the area must shall be enclosed and secured (locked) when a pharmacist is not in attendance in that area.
- (f) In lieu of separately dispensing a drug and an ingestible event marker approved by the food and drug administration to monitor whether a patient is taking the drug as prescribed, any pharmacist may use an ingestible event medication adherence package pursuant to a valid prescription order or after obtaining the consent of the practitioner, caregiver, or patient.
- (g) For purposes of this regulation, "ingestible event medication adherence package"
 shall mean an ingestible unit-dose package designed to ensure medication adherence that
 contains drugs from a manufacturer's original container and an ingestible event marker, as

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- 68-7-20. Shared services. (a)(1) "Order" means shall mean either of the following:
- (A) A prescription order as defined in K.S.A. 65-1626, and amendments thereto; or
- (B) a medication order as defined in K.A.R. 68-5-1.
- (2) "Shared order filling" means shall mean the following:
- (A) Preparing, packaging, compounding, or labeling an order, or any combination of these functions, by a person authorized by the pharmacy act to do so and located at a pharmacy on behalf of and at the request of another pharmacy; and
- (B) returning the filled order to the requesting pharmacy for delivery to the patient or patient's agent or, at the request of the requesting pharmacy, directly delivering the filled order to the patient.
- (3) "Shared order processing" means shall mean the following order-processing functions that are performed by a person authorized by the pharmacy act and located at a pharmacy, on behalf of and at the request of another pharmacy:
 - (A) Interpreting and entering the order; and
- (B) performing drug utilization reviews, claims adjudication, refill authorizations, or therapeutic interventions, or any combination of these functions.
- (4) "Shared services" means shall mean shared order filling or shared order processing, or both.
- (b) Each pharmacy participating in shared services shall be registered by the board as either a resident or a non-resident nonresident pharmacy.
- (c) Pharmacies may provide or utilize shared services functions only if the pharmacies involved meet the following requirements:

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- (1) Share a common electronic file or appropriate technology to allow access to sufficient information necessary to fill, refill, or perform shared services in conformance with the pharmacy act and the board's regulations; and
 - (2)(A) Have the same owner; or
- (B) have a written contract outlining the services provided and the shared responsibilities of each party in complying with the pharmacy act and the board's regulations.
- (d) Pharmacies Each pharmacy engaged in shared services shall meet the following requirements:
- (1) Maintain records identifying, individually for each order processed, the name of each pharmacist, technician, pharmacy student, and intern who took part in the drug utilization review, refill authorization, or therapeutic intervention functions performed at that pharmacy;
- (2) maintain records identifying, individually for each order filled or dispensed, the name of each pharmacist, technician, pharmacy student, and intern who took part in the filling, dispensing, and counseling functions performed at that pharmacy;
- (3) report to the board as soon as practical within 30 days the results of any disciplinary action taken by another state's pharmacy board involving shared services;
- (4) maintain a mechanism for tracking the order during each step of the processing and filling procedures performed at the pharmacy;
- (5) maintain a mechanism to identify on the prescription label all pharmacies involved in filling the order;
- (6) provide for adequate security to protect the confidentiality and integrity of patient information; and

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- (7) be able to obtain for inspection any required record or information within 72 hours of any request by a board representative.
- (e) Each pharmacy providing or utilizing shared services shall adopt and maintain a joint policies and procedures manual that meets both of the following eriteria conditions:
- (1) The manual describes how compliance with the pharmacy act and the board's regulations will be accomplished while engaging in shared services.
 - (2) A copy of the manual is maintained in each pharmacy.
- (f) Nothing in this regulation shall prohibit an individual pharmacist licensed in Kansas who is an employee of or under contract with the pharmacy from accessing the pharmacy's electronic database from inside or outside the pharmacy and performing the order_processing functions permitted by the pharmacy act and the board's regulations, if both of the following conditions are met:
- (1) The pharmacy establishes controls to protect the privacy and security of confidential records.
- (2) None of the database is duplicated, downloaded, or removed from the pharmacy's electronic database.
- (g) Nothing in this regulation shall permit a pharmacy, physician, physician assistant, or mid-level practitioner to utilize shared services to operate a requesting pharmacy that is not actively engaged in the practice of pharmacy. (Authorized by K.S.A. 65-1630 and K.S.A. 65-1656; implementing K.S.A. 2006 2016 Supp. 65-1626(ee), as amended by L. 2007 2017, ch. 177 34, sec. 30 and L. 2007, ch. 195, sec. 34 1, K.S.A. 2016 Supp. 65-1626a, K.S.A. 2006 2016 Supp. 65-1637, as amended by L. 2007 2017, ch. 19 34, sec. 16, K.S.A. 2006 2016 Supp. 65-1637.

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1642, as amended by L. 2017, ch. 34, sec. 8, a	and K.S.A. 65-1656; effective April 16, 2004
amended April 18, 2008; amended P-	.)

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- **68-11-2.** Fees for premises and service registrations and permits. (a) Pharmacy registration fees shall be as follows:
 - (1) Each new pharmacy registration shall be \$112.00.
 - (2) Each renewal pharmacy registration shall be \$100.00.
 - (b) Manufacturer registration fees shall be as follows:
 - (1) Each new manufacturer registration shall be \$240.00.
 - (2) Each renewal manufacturer registration shall be \$240.00.
 - (c) Wholesaler distributor registration fees shall be as follows:
 - (1) Each new wholesaler distributor registration shall be \$240.00.
 - (2) Each renewal wholesaler distributor registration shall be \$240.00.
- (3) For each wholesaler wholesale distributor who deals exclusively in nonprescription drugs, the registration fee shall be \$40.00.
- (4) For each wholesale distributor who deals exclusively in nonprescription drugs, the renewal fee shall be \$40.00.
- (d) For each institutional drug room or veterinary medical teaching hospital pharmacy, registration fees shall be as follows:
 - (1) Each new registration shall be \$20.00.
 - (2) Each renewal registration shall be \$16.00.
 - (e) Other Retail dealer permit fees shall be as follows:
 - (1) Each new retail dealer permit shall be \$9.60 \$10.00.
 - (2) Each renewal retail dealer permit shall be \$10.00.
 - (f) Each special auction permit shall be \$28.00.
 - (3)(g) Sample distribution fees shall be as follows:

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- (1) Each <u>new sample distribution permit shall be \$24.00.</u>
- (2) Each renewal sample distribution permit shall be \$24.00.
- (f)(h) For each place of business that sells durable medical equipment, the registration fee fees shall be as follows:
 - (1) Each new registration shall be \$240.00.
 - (2) Each renewal registration shall be \$240.00.
 - (i) Third-party logistics provider registration fees shall be as follows:
 - (1) Each new third-party logistics provider registration shall be \$240.00.
 - (2) Each renewal third-party logistics provider registration shall be \$240.00.
- (3) For each third-party logistics provider who deals exclusively in nonprescription drugs, the registration fee shall be \$40.00.
- (4) For each third-party logistics provider who deals exclusively in nonprescription drugs, the renewal fee shall be \$40.00.
- (j) For each outsourcing facility or virtual outsourcing facility, registration fees shall be as follows:
 - (1) Each new registration shall be \$240.00.
 - (2) Each renewal registration shall be \$240.00.
 - (k) Repackager registration fees shall be as follows:
 - (1) Each new registration shall be \$240.00.
 - (2) Each renewal registration shall be \$240.00.
- (l) For each place of business that operates an automated dispensing system for patient medication administration, registration fees shall be as follows:
 - (1) Each new registration shall be \$20.00.

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